UNITED STATES DISTRICT COURT	
EASTERN DISTRICT OF NEW YORK	
	-X
UNITED STATES OF AMERICA	

-against-

**DECLARATION** 18-CR-393 (SJ)

BERNARD AUGUSTINE,

Defendant -----X

- I, Samuel I. Jacobson, Esq., hereby declare under penalty of perjury, pursuant to 28 U.S.C. § 1746, that:
- 1. I am an attorney employed by the Federal Defenders of New York, Inc., and am one of the attorneys of record assigned to represent Mr. Bernard Augustine.
- 2. This declaration is submitted in support of Mr. Augustine's motion for a bill of particulars.
  - 3. This declaration is based upon my review of the relevant case records.
- 4. The government has provided no discovery on any communication between Bernard Augustine and any member or associate of the Islamic State of Iraq and al-Sham, nor any other contact or connection between Augustine and a foreign terrorist organization ("FTO").

DATED: July 14, 2019 Brooklyn, NY

Respectfully Submitted,

Samuel I. Jacobson Counsel to Bernard Augustine Federal Defenders of New York, Inc. One Pierrepont Plaza, 16<sup>th</sup> Floor Brooklyn, NY 11201 (718) 407-7429 Cc: AUSA Craig Heeren (via Email and ECF)
AUSA Michael Keilty (via Email and ECF)
Bernard Augustine (via Mail) (MDC Brooklyn)